

(2) The amount of any payment received by the United States for use of facilities under this subsection shall be credited to the appropriation from which the cost of providing such facilities was paid.

(Pub. L. 102-588, title V, §508, Nov. 4, 1992, 106 Stat. 5128.)

“ADMINISTRATOR” DEFINED

Administrator means Administrator of the National Aeronautics and Space Administration, see section 102(f) of Pub. L. 102-588, 106 Stat. 5110.

**§ 5808. Commercial Space Achievement Award**

**(a) Establishment**

There is established a Commercial Space Achievement Award. The award shall consist of a medal, which shall be of such design and materials and bear such inscriptions as determined by the Secretary of Commerce. A cash prize may also be awarded if funding for the prize is available under subsection (d) of this section.

**(b) Criteria for award**

The Secretary of Commerce shall periodically make, and the Chairman of the National Space Council shall present, awards under this section to individuals, corporations, corporate divisions, or corporate subsidiaries substantially engaged in commercial space activities who in the opinion of the Secretary of Commerce best meet the following criteria:

(1) For corporate entities, at least one-half of the revenues from the space-related activities of the corporation, division, or subsidiary is derived from sources other than the United States Government.

(2) The activities and achievements of the individual, corporation, division, or subsidiary have substantially contributed to the United States gross national product and the stature of United States industry in international markets, with due consideration for both the economic magnitude and the technical quality of the activities and achievements.

(3) The individual, corporation, division, or subsidiary has substantially advanced space technology and space applications directly related to commercial space activities.

**(c) Limitations**

No individual or corporate entity may receive an award under this section more than once every 5 years.

**(d) Funding for award**

The Secretary of Commerce may seek and accept gifts of money from public and private sources for the purpose of making cash prize awards under this section. Such money may be used only for that purpose, only such money may be used for that purpose, and the Secretary of Commerce shall make publicly available an itemized list of the sources of such funding.

(Pub. L. 102-588, title V, §510, Nov. 4, 1992, 106 Stat. 5129.)

**CHAPTER 85—ARMORED CAR INDUSTRY RECIPROCITY**

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**§ 5901. Findings**

Congress finds that—

(1) the distribution of goods and services to consumers in the United States requires the free flow of currency, bullion, securities, food stamps, and other items of unusual value in interstate commerce;

(2) the armored car industry transports and protects such items in interstate commerce, including daily transportation of currency and food stamps valued at more than \$1,000,000,000;

(3) armored car crew members are often subject to armed attack by individuals attempting to steal such items;

(4) to protect themselves and the items they transport, such crew members are armed with weapons;

(5) various States require both weapons training and a criminal record background check before licensing a crew member to carry a weapon; and

(6) there is a need for each State to reciprocally accept weapons licenses of other States for armored car crew members to assure the free and safe transport of valuable items in interstate commerce.

(Pub. L. 103-55, §2, July 28, 1993, 107 Stat. 276.)

SHORT TITLE OF 1998 AMENDMENT

Pub. L. 105-287, §1, Oct. 27, 1998, 112 Stat. 2776, provided that: “This Act [amending section 5902 of this title and enacting provisions set out as a note under section 5902 of this title] may be cited as the ‘Armored Car Reciprocity Amendments of 1998’.”

SHORT TITLE

Section 1 of Pub. L. 103-55 provided that: “This Act [enacting this chapter] may be cited as the ‘Armored Car Industry Reciprocity Act of 1993’.”

**§ 5902. State reciprocity of weapons licenses issued to armored car company crew members**

**(a) In general**

If an armored car crew member employed by an armored car company—

(1) has in effect a license issued by the appropriate State agency (in the State in which such member is primarily employed by such company) to carry a weapon while acting in the services of such company in that State, and such State agency meets the minimum requirements under subsection (b) of this section; and

(2) has met all other applicable requirements to act as an armored car crew member in the State in which such member is primarily employed by such company,

then such crew member shall be entitled to lawfully carry any weapon to which such license relates and function as an armored car crew member in any State while such member is acting in the service of such company.

**(b) Minimum State requirements**

A State agency meets the minimum State requirements of this subsection if—